1 Tylia agricult				
BUSINESS LESSEE SIGNATURE				
Authorized Signer's Name:	Title:		Signature:	
N/A	N/A		X N/A	
LESSOR SIGNATURE			4	
The authorized signature of the Lessor b Lessee's insurance coverage (see <u>Sectio</u> Vehicle and this Lease according to the	n 14); and (3) assigning to USB	Leasing LT or its success:	ors and assigns all right, titl	owledging verification of the e and interest in, and to the
Authorized Signature: X	MOMENT	· Dresto	Bu W	R
<u> </u>	1 100 010	1		

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4th Copy - DEALER COPY

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16. LATE CHARGE; RETURNED INSTRUMENT CHARGE occurrent life all or any portion of a Monthly Payment or any other amount due in this Lease is not received within 10 days after it is due, you will pay a late charge of \$25. If the Lessor, as indicated in the Lessor's address on Side 1, is located in the Lessor's address on Side 1, is located in the Lessor's address on Side 1, is located in the Lessor, as indicated in the state of Kansas, you will pay a late charge of \$15. If the Lessor, as indicated in the state of Kansas, you will pay a late charge of \$15. If the Lessor, as indicated in the state of Kansas, you will pay a late charge of \$15. If the Lessor's address on Side 1, is located in the state of Kansas, you will pay a late charge of \$25. Whichever is less. If the Lessor, as indicated in the Lessor's address on Side 1, is located in the state of Kentucky, you will pay a late charge of \$20. If the Lessor, as indicated in the Lessor's address on Side 1, is located in the state of Kentucky, you will pay a late charge of \$25. Whichever is less, and this late charge will only be due if we do not receive your Monthly Payment within 15 days of its due date.

If any check defit or order or other circles of success mileage if the actual in the state of National Approach is a professional appraisal of the wholesale value of the Vehicle which could be realized Value.

(3) We determine the Realized Value in accordance with accepted practices in the automobile industry for determining the wholesale value of used vehicles by obtaining a wholesale cash bid for the purchase of the Vehicle is subject to a total loss due to collision, destruction or unknown theft as determined by us, the Realized Value will be zero.

F. If you terminate this Lease early pursuant to the federal Servicementers Civil Relief Act or any equivalent provisions under stat 15 days of its due date.

If any check, draft or order or other similar instrument is returned to us unpaid for any reason, including, but not limited to, non-sufficient funds, you will pay a returned instrument charge of \$20, to the extent not prohibited by applicable law. However, if the Lessor, as indicated in the Lessor's address on Side 1, is located in the state of Louisiana, West Virginia, or Wyoming, the returned instrument charge will be \$15. 17. INSURANCE

Unless otherwise agreed, you must provide insurance coverage in the amount and types indicated below at your expense during the Lease Term and until the Vehicle is returned to us: A. Fire, theft and comprehensive insurance with a maximum deductible of \$500;

B. Collision insurance with a maximum deductible of \$500;

Collision insurance with a maximum deductible of \$500;
C. Liability insurance for bodily injury or death to any one person in the amount of \$100,000 and for any one accident in the amount of \$300,000 or combined single limit coverage of \$300,000;
D. Property damage insurance for \$50,000; and
E. Uninsured and underinsured motorist coverage and any other insurance required by the state where the Vehicle is registered.
The insurance policy must name us as loss payee and an additional insured. The policy also must require the insurance company to notify us 10 days before any cancellation or changes in insurance coverage.
You will notify us and your insurance company within 24 hours after any

10 days before any cancellation or changes in insurance coverage. You will notify us and your insurance company within 24 hours after any damage, loss, theft, seizure or impoundment of the Vehicle. You assign to us any amounts payable under such insurance policies. You agree that we may endorse your name upon any check, draft, order or other similar instrument representing payment to you of such amounts. The insurance listed above is required in connection with this Lease. You have the option of providing the required insurance through an existing policy of insurance owned or controlled by you or through a policy paid for by you and obtained from any insurance company authorized to transact business in the state in which this Lease was signed. We may for reasonable cause decline

which this Lease was signed. We may for reasonable cause decline the insurance provided by you.

PHYSICAL DAMAGE OR LIABILITY INSURANCE COVERAGE FOR BODILY INJURY OR PROPERTY DAMAGE CAUSED TO OTHERS IS NOT INCLUDED IN THIS LEASE. **VEHICLE OPERATION** A. VEHICLE MAINTENANCE AND OPERATING COSTS: You agree to

EHICLE OPERATION

VEHICLE MAINTENANCE AND OPERATING COSTS. You agree to maintain the Vehicle in good working order and operating condition and have all necessary repairs made. You are responsible for all costs of maintaining and servicing the Vehicle. You agree to have the Vehicle serviced and repaired according to the manufacturer's recommendations and to ensure that the warranty, if any, remains valid. You will keep all maintenance and repair records. You agree to comply with all manufacturer recall notices. You agree to pay for all operating costs including, but not limited to, gas, oil, antifreeze, traffic and parking tickets or violations, towing and replacement tires.

VEHICLE USE. You will: (1) allow the Vehicle to be operated only by licensed and insured drivers; (2) not use the Vehicle for any improper or illegal purpose, or to commit any illegal act; (3) not use the Vehicle to transport passengers or goods for hire, including but not limited to use as taxi cab, limousine, ride service, for livery, as a municipal vehicle, ambulance, hearse, or in driver education; (4) not use the Vehicle in any way that causes the cancellation or suspension of any applicable insurance or manufacturer's warranty; (5) not use the Vehicle in towing, snow plowing, construction, or for hauling; (6) not remove the Vehicle from the state where you reside for more than 30 consecutive days without our prior written approval (for purposes of this Section 18(B)(6), the state where you reside is the state where the Vehicle was originally titled on the Lease Date or, if applicable, the most recent state where we permitted you to title the Vehicle); (7) not remove the Vehicle from the contiguous United States for any period of time; (8) not change or modify the Vehicle in any way without our prior written approval, except for normal maintenance; and (9) deliver the Vehicle to such location that we require for our inspection at any time during the Lease Term. You will not assign or sublease any

prior written approval, except for normal maintenance; and (9) deliver the Vehicle to such location that we require for our inspection at any time during the Lease Term. You will not assign or sublease any interest in the Vehicle or the Lease without our written consent. TAXES, REGISTRATION AND TITLING. You agree to pay all title, registration, license, inspection, testing, and other fees, taxes and charges imposed by government authorities in connection with the Vehicle, this Lease or any amounts due or payable arising from this lease. If such amounts are assessed for a period during the Lease

Lease. If such amounts are assessed for a period during the Lease Term, you will pay them even if they become due after the Lease Term. You agree to title, register and license the Vehicle in the state in which it is garaged. You must request any power of attorney required from us to title, register or license the Vehicle. You agree to pay a \$25 title transfer fee each time the Vehicle is retitled. If the Vehicle is registered in a jurisdiction which assesses personal property taxes, you agree to pay the personal property D. RELEASE OF INFORMATION. You agree that we may provide information about you to government authorities upon their request for the purpose of enforcing any fees, charges, penalties, etc. related to your use or ownership of the Vehicle.

19. PURCHASE OPTION

END OF LEASE TERM: At scheduled Lease termination, you have an option to purchase the Vehicle AS IS as set forth in <u>Section 10</u> of this

Lease.

B. PRIOR TO END OF LEASE TERM. At any time prior to scheduled Lease termination, you have an option to purchase the Vehicle AS IS. The Purchase Option Price will be a sum equal to: (1) the amount set forth in Section 10; plus (2) the Early Termination Liability set forth in Section 23(C) below, excluding the items set forth in Sections 23(C)(1), (C)(7) and (C)(8).

C. TRUE LEASE. This is a true lease and you will not own or have any equity in the Vehicle or its replacement parts unless you exercise the option to purchase the Vehicle.

20. EXCESS WEAR AND USE

We have based the Monthly Payment on the assumption that you will not

We have based the Monthly Payment on the assumption that you will not We have based the Monthly Payment on the assumption that you will not subject the Vehicle to excess wear and use. You agree not to expose the Vehicle to excess wear and use. If you do so and if you do not purchase the Vehicle at the scheduled end of the Lease Term, you agree to pay us the amount that it would cost to make all repairs to the Vehicle that are not the result of normal wear whether or not we, in our sole discretion, actually make the repairs. Any excess wear and use assessed at scheduled termination of this Lease will be based upon an estimate of the repair cost unless we actually make the repairs.

the repair cost unless we actually make the repairs.

Excess wear and use includes, but is not limited to, the amount it would

Excess wear and use includes, but is not limited to, the amount it would cost to repair: (1) Inoperative mechanical parts, including power accessories; (2) dented, scratched, chipped or rusted areas on the body; (3) mismatched paint or any special identification mark; (4) cracked, scratched, pitted or chipped windows, broken or discolored windows or inoperative window mechanisms; (5) broken headlight lenses or sealed beams; (6) scratches more than two inches long through the chrome on bumpers or bumper dents; (7) broken grilles or dents in the grilles; (8) single dents or a series of dents on other trim parts, including headlight and tail light bezels; (9) electronic malfunctions; (10) seats, seat belts, headlining, dashboards, door panels or carpeting which is torn or damaged beyond ordinary wear and tear or is burned; (11) major fluid leaks; (12) damaged exhaust systems; (13) damage from flood, water, hail or sand; (14) damage which makes the Vehicle either unsafe or unlawful to operate; (15) all damage which would be covered by the required comprehensive, collision and upset insurance whether or not such insurance actually is in force; and (16) the Vehicle to restore any original equipment or accessories which were removed or altered during the Lease Term.

Excess wear and use also includes, but is not limited to, the amount it Excess wear and use also includes, but is not limited to, the amount it would cost to replace: (i) any tire not part of a matching set of five tires (or four with emergency "doughnut" spare if initially so equipped); (ii) any tires with less than 1/8 inch of tread remaining at the shallowest point: (iii) any

radio and stereo components or spare tire; or (v) any parts which are not original manufacturer equipment or of equal quality and design.

Only an Inspection company designated by us is authorized to conduct an inspection to determine excess wear and use.

VEHICLE RETURN If you do not exercise your Purchase Option, you must return the Vehicle to us at the time and place we specify. If you fail to return the Vehicle, you must continue to make your Monthly Payment to us on a month-to-month basis as approved by us, but in no circumstance can the Lease Term continue for more than 6 months beyond the scheduled Lease termination date.

tire with gouged, cut, tom or plugged sidewalls; (iv) any missing or dented parts, accessories and adornments, including bumpers, jacks, ornamentation, aerials, hubcaps, chrome stripping, rear view mirrors,

Except for Early Termination, this Lease will terminate or end upon:
A. The end of the Lease Term;
B. Return of the Vehicle;
C. Completion of a signed odometer statement; and
D. Payment of the following amounts:
(1) The Termination Fee;

Any amounts owed for Excess Mileage; All amounts due and unpaid under this Lease; and Any official fees and taxes due in connection with Lease termination.

SCHEDULED TERMINATION

23. EARLY TERMINATION
A. LESSEE'S RIGHT TO TERMINATE EARLY. You may terminate this

76-99%

Any amounts owed for Excess Wear;

Lease before the end of the Lease Term if you are not in Default. If you do not exercise your purchase option, the charge for such Early Termination is the Early Termination Liability defined below. You must send us written notice of your early termination by registered mail 30 days before the date of termination.

LESSOR'S RIGHT TO TERMINATE EARLY. We may terminate this Lease before the end of the Lease Term if you are in Default. If you do not exercise your purchase option, upon such termination we shall be entitled to the Early Termination Liability defined below.

C. EARLY TERMINATION LIABILITY. The Early Termination Liability is

calculated as follows:
(1) The Termination Fee; plus
(2) An Early Termination Administrative Charge equal to the number of Base Monthly Payments shown in the chart below which is based upon the percentage of months in the Lease Term which have expired: % of Months in Number of Base Monthly % of Months in Lease Term Expired 0-25% 26-50% 51-75% Payments Due 2.5 2.0

(3) Plus all unpaid amounts that are due or past due under this Lease; (4) Any official fees, taxes and other charges related to early

termination; plus (5) All expenses related to recovering, obtaining, storing, preparing for sale and selling the Vehicle, including reasonable aftorneys' fees to the extent not prohibited by law; plus
(6) The Lease Balance; plus

(6) The Lease Balance; plus
(7) The Residual Value of the Vehicle; minus
(8) The Realized Value of the Vehicle.
D. LEASE BALANCE. The Lease Balance is equal to:
(1) The Base Monthly Payment times the number of Monthly Payments not yet due; minus
(2) Unearned Rent Charges included in the Base Monthly Payments not yet due calculated according to the Actuarial Method.
The term "Actuarial Method" means the method of allocating Base Monthly Payments between: (i) the reduction of the Adjusted Capitalized Cost to the Residual Value over the Lease Term; and (ii) Rent Charges. Under this method, a Base Monthly Payment is applied first to the accumulated Rent Charges and any remainder is subtracted from, or any deficiency is added to, the balance of the Adjusted Capitalized Cost.
E. REALIZED VALUE. The Realized Value will be determined in one of the following ways:

the following ways:
(1) By a written agreement between you and us; (2) Within 10 days of early termination, you may obtain, at your own expense, from an independent third party agreeable to both you

Servicemembers Civil Relief Act or any equivalent provisions under state law, you may be charged for excess mileage if the actual mileage of the Vehicle at Lease termination is more than the allowed miles for the time period that you actually leased the Vehicle. In this case, we will calculate the total allowed miles by pro-rating the annual allowed miles set out in <u>Section 9</u> to the month. If you terminate this Lease early for any other reason and your Early Termination Liability includes payment to us of the remaining Base Monthly Payments, you may be charged for excess mileage only if the actual mileage of the Vehicle at Lease termination is more than the total allowed mileage for the entire Lease Term. for the entire Lease Term. 24. DEFAULT A. DEFAULT. The following are events of default ("Default") to the extent permitted by state law if this Lease is governed by the laws of a state

other than lowa:

1) You fail to make any payment in full when due; (2) You fall to keep any promise in this Lease or any agreement made in connection with this Lease;
(3) You fail to maintain insurance on the Vehicle as required by this

(4) You fail to return the Vehicle to us at the time and place we

specity; (5) You die, are declared incompetent, become insolvent, a

bankruptcy petition is filed by or against you or you dissolve or cease active business affairs; (6) You make any material misrepresentation on your credit

application;
(7) The Vehicle is subject to actual or threatened seizure, confiscation or levy by governmental or legal process;
(8) Your driver's license expires or is suspended, revoked, cancelled or is otherwise restricted;

(9) The Vehicle is subject to a total toss due to collision, destruction,

or unknown theft; or (10)Anything else happens that adversely affects our interest in the Vehicle or your ability to comply with your obligations under this

If this Lease is governed by the laws of lowa, the following are events of default ("Default"):
(1) You fail to make a payment within 10 days of the time required by this Lease:

(2) You fail to observe any other covenant or obligation under this Lease, if the breach materially impairs the condition, value, or protection of the Vehicle, our rights in the Vehicle, or your prospect of paying amounts due under the Lease.

B. REMEDIES. If this Lease is in Default, we may take any one or more of the following entires:

REMEDIES. If this Lease is in Default, we may take any one or more of the following actions:

(1) Terminate this Lease and your rights to use the Vehicle.

(2) Take possession of the Vehicle without prior demand, unless otherwise required by law. If the Vehicle is equipped with an electronic tracking device, you understand and agree that we may use the device to find the Vehicle and exercise our right to take possession. We may take any personal property that is in or on the Vehicle when we take it. We will hold the personal property for you for ten (10) days, but we will neither be responsible for safekeeping such property nor are we required to notify you about it. If you do not pick up the property within that time, we may dispose of it any way we determine.

dispose of it any way we determine.

(3) Recover all expenses related to enforcing this Lease and obtaining, storing and selling the Vehicle, including, without limitation, reasonable attorneys' fees and court costs, to the extent and the lower selections are selected to the lower selections. not prohibited by law.

(4) Take any reasonable action to correct the default or to prevent our loss. You agree to reimburse us for any amounts we pay to correct or cover your Default.

(5) Require you to return the Vehicle and any related records or make them available to us in a reasonable manner.

(6) Make a claim for any and all insurance, warranty, mechanical breakdown protection or maintenance contract benefits or refunds

Lease and apply any amount received to the amount you owe.

(7) Assess interest on all outstanding amounts owing to us under this Lease, including without limitation, amounts owing for excess wear and use and for excess mileage, at the highest rate permitted by applicable law until such amounts are paid in full.

that may be available on your Default or on the termination of the

(8) Use any remedy we have at law or in equity.
ADDITIONAL DEFAULT REMEDIES (LOUISIANA ONLY): If the Vehicle is located in and/or titled in the State of Louisiana, this section If you fail to make two consecutive monthly payments, or fail to make a payment for 60 days if your scheduled payments are more frequent than monthly, we may have additional remedies as provided in the Louisiana ADDITIONAL DEFAULT REMEDIES ACT.

ATTORNEYS! FEES ATTORNEYS: FEES
If this Lease is governed by the lowa Consumer Credit Code you will
not be required to pay our attorneys' fees.
If this Lease is governed by the Maine Consumer Credit Code you will not
be required to pay our attorneys' fees or court costs. If this Lease is
governed by the laws of Ohio or West Virginia, you will not be required to
pay our attorneys' fees. If this Lease is governed by the laws of Colorado,
Oklahoma, or South Carolina, any attorneys' fees you are required to pay
will not exceed 15% of the unpaid debt after default and referral to an
attorney who is not our salaried employee, unless otherwise directed by a

attorney who is not our salaried employee, unless otherwise directed by a court. If this Lease is governed by the laws of Kansas, the costs of collection you are required to pay will not: (i) include costs incurred by our salaried employees; (ii) provide for our recovery of both attorneys' fees and collection agency fees; or (iii) exceed 15% of the unpaid debt after default.

If this Lease is governed by the laws of Louisiana, any attorneys' fees you are required to pay will not exceed 25% of the total amount payable under this Lease. If this Lease is governed by the laws of Indiana or Wyoming, any attorneys' fees you are required to pay will be after referral to an attorney who is not our salaried employee.

REIMBURSEMENT You will reimburse us for and hold us harmless from any loss or damage to the Vehicle and its contents and from all claims, losses and injuries, expenses and costs related to the use, maintenance or condition of the Vehicle or its driver. If you fail to pay, you will reimburse us and pay a \$25 administration fee, where permitted by law, for any fine, ticket, penalty or other amount that is paid on your behalf.

WAIVER OF GAP AMOUNT; TOTAL LOSS OF VEHICLE. If the Vehicle is subject to a total loss due to collision, destruction or unknown theft as determined by us, you will pay to us the Gap Amount, which is the difference between the Early Termination Liability set forth in

Section 23(C) and the insurance proceeds received by us on account of the total loss of the Vehicle. However, if you had in effect the vehicle insurance required under this Lease at the time of the total loss, we will insurance required under this Lease at the time of the total loss, we will waive the Gap Amount and you will pay to us the sum of: (A) all Monthly Payments overdue and any other amounts that are due or past due at the time of the loss; **plus** (B) the amount of your insurance deductible and any other amounts that were subtracted from the Vehicle's actual cash value to determine the insurance proceeds we received for the total loss; **plus** (C) any rebates of charges for warranties, mechanical breakdown protection or maintenance contracts purchased in connection with this Lease. Even if the Vehicle is insured, you must continue to pay your scheduled Monthly Payments until we receive your full insurance proceeds.

proceeds.

REFUNDABLE SECURITY DEPOSIT

Your Refundable Security Deposit may be used by us to pay all amounts that you fall to pay under this Lease. Upon termination of this Lease and our determination that no additional amounts may be due after Lease termination (such as personal property taxes not yet billed), we will refund to you any portion of the Refundable Security Deposit not applied to amounts you owe and fail to pay under this Lease. Your Refundable Security Deposit cannot be used as a Monthly Payment. You will not earn interest on your Refundable Security Deposit. Any interest or monetary benefit to us which may accrue as a result of our retention of the Refundable Security Deposit will neither be paid to you nor applied to reduce your obligations under this Lease. LESSOR'S RIGHT TO CANCEL If we are unable to assign this Lease to a financial institution within 10 business days, we have the right to cancel the Lease. You will be required to return the Vehicle to us. If the Vehicle has experienced more than normal wear and tear, you will be responsible for all costs we incur to restore the Vehicle to the same condition in which you received it. We will return to you all amounts received from you at lease closing less the amount required to restore the Vehicle's

lease closing less the amount required to restore the Vehicle's condition. 30. GENERAL A. SECURITY INTEREST. You grant us a security interest, to the extent permitted by state law, in the property listed below to secure performance of your obligations under this Lease: (1) in loss proceeds of any Vehicle insurance; (2) in the proceeds of any credit life or disability insurance, mechanical breakdown protection contract or maintenance contract purchased with this Lease; and (3) any uneamed premiums or refunds of any of the foregoing.

B. ODOMETER STATEMENT/OTHER DOCUMENTS. Federal Law requires that you disclose the Vehicle's odometer reading to us upon termination of this Lease or transfer of ownership. Failure to complete an adometer disclosure statement, failure to complete an adometer disclosure statement.

an odometer disclosure statement, failure to return it to us or making a false statement therein may result in fines and/or imprisonment. You also agree to execute any and all documents and/or provide us with any information that we may reasonably request from you in connection with the termination of this Lease or otherwise.

OWNERSHIP, This agreement is a lease only. We are the owner of the Vehicle. You have no rights of ownership or title to the Vehicle unless you exercise your purchase option. You will not allow any lien or encumbrance to attach to the Vehicle.

D. RIGHT OF SET-OFF. We may apply any money in any deposit account you have with us and on which your name appears as owner or co-owner, or any credit balance in your lease account to the

or co-owner, or any credit balance in your lease account to the payment of amounts you owe to us including lease termination charges as detailed in this Lease.

ENFORCEABILITY. This Lease will be governed and enforced by the laws of the state in which the Lessor is located, as indicated in the Lessor's address on Side 1. Each Lessee is responsible, individually and together, under this Lease. This is known as "joint and several" responsibility. If any provision of this Lease is found unenforceable by any court, the remaining provisions of the Lease will remain in full force and effect.

WARBANTY OF AMOUNT OWED. You promise that the amount

owed on the outstanding balance of any financing agreement on any trade-in vehicle is accurate. If the amount owed is more than the amount represented to the Lessor, you will pay Lessor the excess amount represented to the Lessor, you will pay Lessor the excess amount upon demand.

EXPRESS CONSENT TO CONTACT YOU. By providing us with a telephone number for a cellular phone or other wireless device, you are expressly consenting to receiving communications at that number – including but not limited to prerecorded or artificial voice message calls, text messages, and calls made by an automatic telephone dialing system – from U.S. Bank and its affiliates and agents. This express consent applies to each such telephone number that you provide to us now or in the future and permits such calls regardless of

WARRANTY OF AMOUNT OWED. You promise that the amount

your cellular provider.

TOLL VIOLATION NOTICE (COLORADO ONLY). Pursuant to the requirements of C.R.S.A. § 43-3-302 and § 43-4-808, you are liable for payment of a toll evasion violation civil penalty incurred on or after the date you take possession of the Vehicle. Your name, address, and state driver's license number shall be furnished to the toll road or toll blobway company when a toll equation violation civil penalty. and state driver's license number shall be furnished to the toll road or toll highway company when a toll evasion violation civil penalty is incurred during the term of the Lease.

ENTIRE AGREEMENT. Important: Read before signing. The terms of this Lease should be read carefully because only those terms in writing are enforceable. No other terms or oral promises not contained in this Lease may be legally enforced. The terms of this Lease may only be changed by a written agreement signed by you and us. This Lease is a final expression of the credit agreement between you and us. This Lease may not be contradicted by evidence of any prior oral credit agreement or of

provide to us now or in the future and permits such calls regardless of their purpose. These calls and messages may incur access fees from

contradicted by evidence of any prior oral credit agreement or of a contemporaneous oral credit agreement between you and us. 31. ARBITRATION. This section does not apply to any dispute in which the amount in controversy is within the jurisdiction limits of, and is filed in, a small claims court, and you and we retain rights to self-help remedies, such as repossession. (The following arbitration provision does not apply to leases originated in Washington, D.C.) You agree that if a dispute of any

kind arises out of this agreement, either you or we can choose to have that dispute resolved by binding arbitration. If arbitration is chosen by any party, neither you nor we will have the right to litigate that claim in court or to have a jury trial on that claim, or to engage in pre-arbitration discovery, except as provided for in the arbitration rules specified in this provision. In addition, you will not have the right to participate as a representative or member of any class of claimants pertaining to any claim subject to arbitration. The arbitrator's decision will generally be final and binding. Other rights that you would have if you went to court may also not be available in arbitration. It is important that you read this entire arbitration provision carefully before accepting the terms of this agreement. Any claim, dispute or controversy (whether in contract, tort, or otherwise, whether pre-existing, present or future and including constitutional, statutory, common law, intentional tort and equitable claims) arising from or relating to (a) the credit or services offered or provided to you, (b) the actions of you, us or third parties or (c) the validity of this arbitration provision (individually and collectively, a "Claim") must, after an election by you or us, be resolved by binding arbitration in accordance with this arbitration provision and the Consumer Arbitration Aules of the American Arbitration Association ("AAA") in effect when the Claim is filed (or, in the event this arbitrator or these arbitration rules are no longer available, then a comparable substitute arbitration procedure and/or arbitration organization that does business on a nationwide basis). There shall be no authority for any Claims to be arbitrated on a class action basis. An arbitration can only decide our or your Claim and may not consolidate or join the claims of other persons who may have similar claims. You may obtain rules and forms by contacting the AAA at 800-778-7879 or www.adr.org/Hules. Any arbitration hearing that you attend will take place in the federal judicial district where you reside. At your request, we will advance the first \$200 of the filing and hearing fees for any Claim you may file against us; the arbitrator will decide whether we or you will ultimately pay those fees. Judgment upon the award rendered by the arbitrator may be entered in any court having jurisdiction. This arbitration

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provision shall survive repayment of your extension of credit and termination of your account. This arbitration provision

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CERTIFICATE OF TITLE FOR A VEHICLE **EXHIBIT** edacte FUEL TYPE: GASOLINE acted 2C3CDXCT7JH284938 5079 DODGE MAKE OF VEHICLE 11/27/18 ODOM. PROCD. DATE ZDN 004015 BODY TYPE 11/27/18 DATE PA TITLED 77/52/78 ODOMETER STATUS LEZZEE AUGUST C SIGNORINI JR &BETH ANN 0 = ACTUAL MILEAGE 1 = MILEAGE EXCEEDS THE MECHANICAL LIM TS
2 = NOT THE ACTUAL MILEAGE
3 × NOT THE ACTUAL MILEAGE-ODOMETER.
TAMPERING VERIFIED 4 - EXEMPT FROM ODOMETER DISCLOSURE Commonwealth of Pennsylvan, TITLE BRANDS REGISTERED OWNER(S) = ANTIQUE VEHICLE = CLASSIC VEHICLE = COLLECTIBLE VEHICLE = CUT OF COUNTRY USB LEASING LT = ORIGINALLY MFGD. FOR NON-U.S. DISTRIBUTION 1850 OSBORN AVE CISTRIBUTION

H = AGRICULTURAL VEHICLE

L = LOGGING VEHICLE

P = ISWAS A POLICE VEHICLE

R = RECONSTRUCTED

S = STREET ROD

T = RECOVERED THEFT VEHICLE

V = VEHICLE CONTAINS REISSUED VIN OZHKOZH WI 54902 W = FLOOD VEHICLE FIRST LIEN FAVOR OF: SECOND LIEN FAVOR OF: If a second lienholder is listed upon satisfaction of the first lien, the first lienholder must forward this Certificate of Title to the Bureau of Motor Vehicles with the appropriate form and fee. FIRST LIEN RELEASED. SECOND LIEN RELEASED . DATE AUTHORIZED REPRESENTATIVE MAILING ADDRESS AUTHORIZED REPRESENTATIVE USB LEASING LT 1850 OSBORN AVE SOPPE IN HZONHZO pennsylvania DEPARTMENT OF TRANSPORTATION LESLIE S. RICHARDS I certify as of the date of issue, the official records of the Pennsylvania Department Transportation reflect that the person(s) or company named herein is the lawful owner Secretary of Transportation PURCHASER WHEN VEHICLE IS SOLD AND THE DN THE REVERSE SIDE OF THIS DOCUMENT ARE D. APPLICATION FOR TITLE AND LIEN INFORMATION If a co-purchaser other than your spouse is listed and you want the title to be listed as "Joint Tenants With Right of Survivorship" (on death of one owner, title goes to surviving owner) CHECK HERE □. Otherwise, the title SUBSCRIBED AND SWORN TO BEFORE ME: will be issued as "Tenants in Common" (on death of one owner, interest of deceased owner goes to his/her heirs or estate). SIGNATURE OF PERSON ADMINISTERING OATH IF NO LIEN, CHECK ☐ IS THIS AN ELT? (IF YES, FIN REQUIRED) YES ☐ NO ☐ Redacted 1ST LIENHOLDER FINANCIAL INSTITUTION NUMBER Redacted 1ST LIENHOLDER NAME Redacted STREET Redacted CITY STATE ZIP Redacted IF NO 2ND LIEN, CHECK [] IS THIS AN ELT? (IF YES, FIN REQUIRED) YES [] NO [] The undersigned hereby makes application for Certificate of Title to the vehicle described above, subject to the encumbrances and other legal claims set forth new. Redacted 2ND LIENHOLDER FINANCIAL INSTITUTION NUMBER Redacted 2ND LIENHOLDER NAME SIGNATURE OF APPLICANT OR AUTHORIZED SIGNER Redacted STREET Redacted

STORE IN A SAFE PLACE - IF LOST APPLY FOR A DUPLICATE - ANY ALTERATION OR ERASURE VOIDS THIS TITLE

SIGNATURE OF CO-APPLICANT/TITLE OF AUTHORIZED SIGNER

Redacted

Redacted

CITY

J.D. POWER

J.D. POWER Used Cars/Trucks

Vehicle Information

EXHIBIT C

Vehicle: 2018 Dodge Charger Sedan 4D Daytona

5.7L V8

Region: Eastern

Period: December 2, 2022

VIN: 2C3CDXCT7JH284938

Mileage: 67,500

Base MSRP: \$38,995

Typically Equipped MSRP: \$40,390

Weight: 4,264

J.D. POWER Used Cars/Trucks Values

	Base	Mileage Adj.	Option Adj.	Adjusted Value
Monthly				
Trade-In				
Rough	\$23,850	N/A	\$350	\$24,200
Average	\$25,600	N/A	\$350	\$25,950
Clean	\$27,025	N/A	\$350	\$27,375
Clean Loan	\$24,325	N/A	\$350	\$24,675
Clean Retail	\$29,925	N/A	\$400	\$30,325
Weekly				
Auction				
Low	\$20,250	\$57	N/A	\$20,307
Average	\$24,700	\$57	N/A	\$24,757
High	\$29,175	\$57	N/A	\$29,232

^{*}The auction values displayed include typical eqiupment and adjustments for mileage and any of the following applicable accessories: engine size, drivetrain, and trim.

Selected Options		
ocioctou options	Trade-In/Loan	Retail
Rear Parking Sensors	w/body	w/body
Aluminum/Alloy Wheels	w/body	w/body
Heated Exterior Mirrors	w/body	w/body
Leather Seats	w/body	w/body
Power Passenger Seat	w/body	w/body
Power Sunroof [VIN Precision+]	\$350	\$400

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J.D. POWER 12/2/2022

J.D. POWER Used Cars/Trucks

	Trade-In/Loan	Retail
Cooled Front Seats	w/body	w/body
Driver's Seat Memory	w/body	w/body
Heated Front Seats	w/body	w/body
Heated Rear Seats	w/body	w/body